COMBINED DECLARATION FOR PATENT APPLICATION D POWER OF ATTORNEY (Includes Reference to PCT International Applications)

ATTORNEY'S DOCKET NUMBER 200701/1191

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

INTEGRATED MONOLITHIC MICROFABRICATED ELECTROSPRAY AND LIQUID

			CHROMATO	GRAPHY S	YST	EM AND MET	HOD			
the specification of	which (chec	k only one i	tem below):							
[] is atta	is attached hereto.								•	
	was filed as U.S. Patent Application Serial No. 10/157,956 filed May 31, 2002 and was amended on (if applicable).									
[] was filed as PCT Internation			al Application No on and was amended under PCT Article 19						9 on	
(if ap	plicable).									
I hereby state that I amendment referre		ed and unde	erstand the conten	its of the abo	ve-i	dentified specific	ations, inclu	ding th	e claims, as am	ended by any
I acknowledge the Federal Regulation		ose informa	tion which is mate	erial to the p	atent	ability of this ap	olication in a	ccorda	nce with Title	37, Code of
I hereby claim pric international application(s) for p States of America	cation(s) desi- patent or inve	gnating at le	east one country of icate or any PCT	ther than the internationa	e Un l app	ted States listed lication(s) design	below and hating at leas	ave alset one c	o identified bel ountry other th	ow any an the United
PRIOR APPLICA	TION(S) AN	D ANY PR	IORITY CLAIM	S UNDER 3	5 U.	S.C. 119:				
COUNTRY (IF PCT, indicate "PCT") APPLIC			APPLICATIO	PPLICATION NUMBER		DATE OF FILING (day, month, year)		PRIORITY CLAIMED UNDER 35 USC 119		
						[]YES[]NO				
			 :						[]YES[JNO
							[]YES[]NO			
I hereby claim the designating the Ur disclosed in that/th the duty to disclos the prior application	nited States of nose prior app e material inf	f America the lication(s) is cornation as	nat is/are listed be in the manner pro defined in Title 3	low and, ins vided by the 37, Code of	ofar first Fede	as the subject ma paragraph of Tit ral Regulations,	itter of each le 35, Unite	of the of	claims of this as Code, § 112,	pplication is not I acknowledge
PRIOR U.S. APPI 120:	LICATIONS	OR PCT IN	TERNATIONAL	APPLICA'	TIOI	IS DESIGNATII	NG THE U.S	S. FOR	BENEFIT UN	DER 35 U.S.C.
U.S. APPLICATIONS				·			STATU	STATUS (Check One)		
U.S. APPLICATION NUMBER				U.S. FILING DATE		PATEN	PATENTED		ABANDONEI	
09/156,507			September 17, 1998				X			
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		PCT NG DATE	U.S. SERIAL NUMBERS ASSIGNED (if any)							
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COMBINED DECLARATION FOR PATENT APPLICATION AND POWER OF ATTORNEY (Continue)

ATTORNEY'S DOCKET NUMBER 200701/1191

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. Michael L. Goldman, Registration No. 30,727; Joseph M. Noto, Registration No. 32,163; Gunnar G. Leinberg, Registration No. 35,584; Edwin V. Merkel, Registrati n No. 40,087; Georgia Evans, Registration No. 44,597; Alice Y. Choi, Registration No. 45,758; Andrew K. Gonsalves, Registration No. 48,145; Noreen L. Conn lly, Registration No. 48,987; John Campa, Registrati n No. 49,014

Send Correspondence to:	Michael L. Goldman		
-	NIXON PEABODY L		

NIXON PEABODY LLP Clinton Square, P.O. Box 31051 Rochester, New York 14603 Direct Telephone Calls to: (name and telephone number) Michael L. Goldman (585) 263-1304

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2 0 5	FULL NAME OF INVENTOR	FAMILY NAME Corso	FIRST GIVEN NAME Thomas		SECOND GIVEN NAME N.	
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2 0 6	FULL NAME OF INVENTOR	FAMILY NAME	FIRST GIVEN NAME		SECOND GIVEN NAME	
	RESIDENCE & CITIZENSHIP	CITY	STATE/FOREIGN COUNTRY		COUNTRY OF CITIZENSHIP	
	POST OFFICE ADDRESS	P.O. ADDRESS	CITY		STATE & ZIP CODE/CTRY	
					Page 2 of 3	

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statement may jeopardize the validity of the application or any patent issuing thereon.

SIGNATURE OF INVENTOR 201	SIGNATURE OF INVENTOR 202	SIGNATURE OF INVENTOR 203
DATE	DATE	DATE
SIGNATURE OF INVENTOR 204	SIGNATURE OF INVENTOR 205	SIGNATURE OF INVENTOR 206
DATE 25 JULY02	DATE 24JULØ2	DATE

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COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 20231
WWW.USD0.000

Paper No. 8

Michael L. Goldman NIXON PEABODY LLP Clinton Square P.O. Box 31051 Rochester NY 14603

COPY MAILED

MAR 1 3 2003

OFFICE OF PETITIONS

In re Application of Moon, Davis, Galvin, Schultz & Corso Application No. 10/157,956 Filed: May 31, 2002 Attorney Docket No. 200701/1191 For: INTEGRATED MONOLITHIC MICROFABRICATED ELECTROSPRAY AND LIQUID CHROMATOGRAPHY SYSTEM AND METHOD

DECISION ACCORDING STATUS UNDER 37 CFR 1.47(a)

This is in response to the petition under 37 CFR 1.47(a), filed August 16, 2002 (certificate of mailing date August 12, 2002).

The petition is granted.

Petitioners have shown that the non-signing inventors, Moon, Davis, and Galvin, have refused to join in the filing of the above-identified application after having been presented with the application papers. Specifically, the petition and accompanying exhibits establish that the attorney representing the non-signing inventors was mailed the application papers, including the specification, claims and drawings, and a declaration, but the inventors failed to respond to the request that they sign the declaration within a specified period of time. Petitioners have submitted a declaration in compliance with 37 CFR 1.63 and 1.64.

This application and papers have been reviewed and found in compliance with 37 CFR 1.47(a). This application is hereby accorded Rule 1.47(a) status.

As provided in Rule 1.47(c), this Office will forward notice of this application's filing to the non-signing inventors at the addresses given in the petition. Notice of the filing of this application will also be published in the Official Gazette.

After this decision is mailed, the above-identified application will be forwarded to Technology Center 1700 for examination in due course.

Telephone inquiries should be directed to the undersigned at (703) 308-6712.

E. Shirene Willis

Senior Petitions Attorney Office of Petitions

Nixon Peebody LLP

MAR 25 2003

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